



FOR THE EASTERN DISTRICT OF CALIFORNIA

	UNITED STATE	S DISTRICT COURT	· IL ED
	FOR THE EASTERN I	DISTRICT OF CALIFORNIA	NOV 27 2012
		CLI EASTE	ERK, U.S. FRICT COURT FRN DISTRICT OF CALIFORNIA
UNITED STATES	OF AMERICA	BY	DISTRICT OF CALIFORNIA
CIVILED STATES	or millideri,	<u> </u>	DEPUTY CLERK
	Plaintiff,) CASE NUMBER: 2:03-cr	:-00365-MCE
v.		,	
) <u>DETENTION ORDER</u>	
JUAN MORALES,		(Violation of Pretrial Rele	ase,
) Probation or Supervised R	telease)
	Defendant.	_)	
After		C. § 3148 (violation of pretrial relea	ise order), the court
there is probable cause to believe the person has committed a federal,			
state or local crime while on release and defendant has not rebutted the presumption that his release will endanger another or the community or			
there is clear and convincing evidence that defendant has violated			
	another condition of release		\ .1
based on the factors set forth in 18 U.S.C. § 3142(g) there is no condition or combination of conditions of release that will assure that the			
	the community or	ee or pose a danger to the safety of	anomer person of
		likely to abide by any condition or c	combination of
		F.R.Cr.P. 32.1(a)(D), 46(c), 18 U	
/ \	a hearing pursuant to F.R.Cr.P. 32.1(a)(6) and 46(c) and 18 U.S.C. § 3143		
	(violation of probation or supervised release) the court finds there is probable cause to believe defendant has violated a condition of probation or supervised release and		
defendant has not met his burden of establishing by clear and convincing evidence			
		r to another person or to the commu	_
	C. § 3143.	to unother person of to the comme	and). 10
		C. § 3142(i)(2)-(4) defendant is com	
		a corrections facility separate, to the	
		ences or being held in custody pendi for private consultation with his co	
		in attorney for the United States the	-
		ned shall deliver defendant to a Uni	
	pearance in connection with a		
_		1	
DATED.	11/27/2012		_
DATED:	11/27/2012	UNITED STATES MAGI	STRATE JUDGE